## **CRIMINAL CAUSE FOR PLEADING**

DATE: <u>12/21/23</u>

USA -v- Aylo Holdings Docket No.: 23-CR-463 (BMC) (LB)

Defendant: Aylo Holdings S.À.R.L., formerly known as "MindGeek S.à.r.l.,"
(John Anthony Penhale, representative of)
_X_ presentnot presentcustodybail
Defendant's Counsel: <u>Jeffrey Wang; Eric Corngold</u>
_X_ presentnot presentCJALASRetained
AUSA: Genny Ngai; Hiral Mehta
Court Reporter: Jamie (lnu)
Interpreter: N/A Language: N/A
FTR $(2:03 - 2:34)$ Reporter: <u>N/A</u>
X Case Called
X Defendant's First Appearance
X_Defendant: _X_Sworn _X_Arraigned _X_Informed of Rights
_X_Waiver of Indictment Executed for Defendant
Superceding Indictment/Information Filed (to be filed following the arraignment)
N/A_Bench Warrant Issued:
_X_Defendant Enters Guilty/Not Guilty Plea to 1 Count 18 U.S.C. § 1957 of the Information
_N/A_Defendant Withdraws Not Guilty Plea and Enters Guilty Plea to
Count(s) of the (Superceding) Indictment/Information
_N/A_Court Finds Factual Basis for the Plea
_N/A_Sentencing Set for
_N/A_Sentencing to be Set by Probation
_N/A_Bail/Bond:SetContinued for DefendantContinued in Custody
_N/A_Case Adjourned to// at N/A Pursuant to Federal Rule of Criminal Procedure 11, the Magistrate Judge did administer
the allocution. A finding has been made that the plea was made knowingly and voluntarily
and the plea was not coerced. The Magistrate Judge recommends that the plea of guilty be
accepted.
Transcript Ordered
Other: Bail modification on consent. Request is granted. Defendant is no longer on home
detention but shall be placed on a curfew set by pretrial services